

ACTS of the Twenty-Ninth Congress of the U. Passed at the first session, commencing December 1, 1845. JAMES K. POLK, President; GEORGE M. DALLAS, Vice President; JOHN W. DAVIS, Speaker of the House of Representatives.

CHAP. 34.—An Act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty stipulations with the various Indian tribes, for the year ending June thirtieth, eighteen hundred and forty seven. [CONCLUDED.] To the Sioux of Mississippi

For blacksmith and assistant for ten years, during the pleasure of the President, stipulated in the fourth article of one million one hundred thousand dollars, stipulated in the the treaty of the fifteenth July, eighteen hundred and thirty, fourth article of the treaty of first November, eighteen hunight hundred and forty dollars.

For iron and steel, &c., for shop, two hundred and twenty For agricultural implements, during the pleasure of the Piesident, stipulated in the fourth article of the treaty of fifteenth July, eighteen hundred and thirty, seven hundred fourth of January, eighteen hundred and forty-five. three

For interest on investment in stock, at five per centum, on three hundred thousand dollars, stipulated in the second article of the treaty of twenty-ninth September, eighteen hundred and thirty-seven, fifteen thousand dollars.

For limited annuity for twenty years, stipulated in the econd article of the treaty of twenty-ninth September, ighteen hundred and thirty-seven, ten thousand dollars. For purchase of medicines, agricultural implements, and second article of the treaty of twenty-ninth September, eighteen hundred and thirty-seven, eight thousand two hundred and fifty dollars.

For purchase of provisions, for twenty years, stipulated in dollars. the second article of the treaty of twenty-ninth September, eighteen hundred and thirty-seven, five thousand five hundred dollars. To the Yancton and Santie Sioux.

pleasure of the President, stipulated in the fourth article of the treaty of fifteenth July, eighteen hundred and thirty, seven hundred and twenty dollars.

Seven hundred and twenty dollars. For blacksmith and assistant for ten years, and during the For iron and steel, &c., for shop, two hundred and twenty

For agricultural implements, during the pleasure of the President, stipulated in the fourth article of the treaty of fifteenth July, eighteen hundred and thirty, four hundred To the Sacs and Foxes of Missouri.

For interest on investment in stock, at five per centum on one hundred and fifty-seven thousand four hundred dollars, stipulated in the second article of the treaty of twenty-first October, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars. To the Sacs and Foxes of Mississippi

one thousand dollars. For limited annuity for thirty years, stipulated in the third article of the treaty of twenty-first September, eighteen sixth November, eighteen hundred and thirty-eight, five hundred and thirty-two, twenty-thousand dollars.

For blacksmith and assistant, during the pleasure of the

For iron and steel, &c., for shop, two hundred and twenty acter, two thousand seven hundred and fifty-two dollars and

article of the treaty of twenty-first September, eighteen hun-dred and thirty-two, six hundred dollars.

For iron and steel, &c., for shop, two hundred and twenty dollars. For agricultural implements, during the pleasure of the

For forty barrels of salt for thirty years, stipulated in the fourth article of the treaty of twenty-first September, eighteen hundred and thirty-two, two hundred dollars. For forty kegs tobacco for thirty years, stipulated in the

hundred and thirty-two, six hundred dollars. For limited annuity for ten years, stipulated in the second hundred and thirty-six, ten thousand dollars. For interest on investment in stock, at five per centum, on

cle of the treaty of twenty-first October, eighteen hundred and thirty-seven, ten thousand dollars. For interest on investment in stock, at five per centum, on

forty-two, forty thousand dollars. To the Shawness.

the treaty of twenty-ninth September, eighteen hundred and dollars for the year eighteen hundred and forty-six, seventeen, two thousand dollars.

For blacksmith and assistant, during the pleasure of the nine cents.

President, stipulated in the fourth article of the treaty of To defray the expenses of a mission to the wild Indians seventh November, eighteen hundred and twenty-five, eight hundred and forty dollars.

For iron and steel, &c., for shop, two hundred and twenty as may be held by them and delivered to the agents of the dollars.

For blacksmith and assistant, during the pleasure of the President, stipulated in the fourth article of the treaty of eighth August, eighteen hundred and thirty-one, eight hundred to the agents of the Government, five hundred dollars.

President, stipulated in the fourth article of the treaty of nine dollars. twenty-eighth February, eighteen hundred and thirty-one, eight hundred and forty dollars.

dred and twenty dollars.

To the Winnebagoes. For limited annuity for thirty years, stipulated in the second article of the treaty with them of the first of August, eighteen hundred and twenty-nine, eighteen thousand dollars.

For the purchase of three thousand pounds of tobacco, for thirty years, stipulated in the second article of the treaty of the first of August, eighteen hundred and twenty-nine, three hundred and fifty dollars. For the purchase of three thousand pounds of tobacco, for of David Knight, deceased, and that letters of administration have been thirty years, stipulated in the second article of the treaty of limits of August, eighteen hundred and twenty-nine, three hundred and fifty dollars.

For the purchase of one thousand five hundred pounds of For the purchase of one thousand five hundred pounds of Sept. 21st 1846.

Sept. 21st 1846.

Sept. 33-3wis

All persons having claims against the said estate will pursue the course directed by law for collection, and persons being indebted to the same, will make immediate payment. The estate is probably insolvent.

Sept. 21st 1846.

33-3wis

tobacco, for twenty-seven years, stipulated in the fifth article of the treaty of fifteenth September, eighteen hundred and thirty-two, one hundred and seventy-five dollars.

THE copartnership heretofore existing in this city between the thirty-two, one hundred and seventy-five dollars.

thousand one hundred and sixty dollars. For the purchase of iron, steel, &c., for shops, six hundred

died and thirty-seven, fifty-five thousand dollars. For fulfilling treaty stipulations with the Creeks and Semi-

For subsistence of Seminoles while removing to Little river, and for six months thereafter, stipulated in the fifth article of the treaty of fourth of January, eighteen hundred and forty-five, twenty-six thousand dollars.

For annuity to Seminoles, for fifteen years, in goods, stipulated in the sixth article of the treaty of January fourth, eighteen hundred and forty-five, two thousand dollars. For annuity to Seminoles for fifteen years, in m mey, stipstock, support of farmers, physicians, blacksmith, and for ulated in the sixth article of the treaty of fourth of January, eficial objects, for twenty years, stipulated in the eighteen hundred and forty-five, three thousand dollars. For agricultural implements to Seminolea, for five years, stipulated in the seventh article of the treaty of fourth of January, eighteen hundred and forty-five, one thousand

> For expenses of making the northern and western boundary lines of the Creek country, stipulated in the eighth arti-cle of the treaty of fourth January, eighteen hundred and for y-five, five thousand dollars. For payment to the American party of St. Regis Indians,

For defraying contingent expenses of commissioners to adjust claims to Choctaw reservations under the treaty of September, eighteen hundred and thirty, in addition to former appropriations, six thousand five hundred dollars.

For the re-appropriation of this amount due the Senecas and Shawnees, for the erection of a saw-mill and blacksmith shop, stipulated in the fourth article of the treaty of twenticth July, eighteen hundred and thirty-one, six hundred and seventy-one dollars and sixty-seven cents. For the re-appropriation of this amount due the Senecas and Senecas and Shawnees, for property lost, forage furnished, &c.,

stipulated in the fourth article of the treaty of twenty-ninth December, eighteen hundred and thirty-two, one thousand dollars. For permanent annuity, stipulated in the third article of the treaty of third November, eighteen hundred and four, ments valued under the sixth article of the treaty of twenty-

President, stipulated in the fourth article of the treaty of fourth August, eighteen hundred and twenty-four, eight hundred and forty dollars.

For the re-appropriation of this amount one the appropriation of this amount of the appropriation of the principle of the appropriation made the twenty-eighth June, eighteen hundred and thirty-four, for the satisfaction of claims of this characteristics.

fifty cents. For expenses of John W. Quiney, a Stockbridge Indian, I ven

of Government, while here, and returning to their homes, five thousand dollars: Provided, No part of the two last appropriations for expenses of delegations of Cherokees and Winnebagoes shall be paid to any citizen of the United For agricultural implements, during the pleasure of the President, stipulated in the fourth article of the treaty of fourth August, eighteen hundred and twenty-four, eight bunchers showing to whom paid and for what paid, except such officer or agent as the President of the United States shall direct to accompany the said delegation of Win-

For payment to Baptiste Powlis, and the chiefs of the first Christian party of the Oneidas, stipulated in the thirteenth For forty kegs tobacco for thirty years, stipulated in the article of the treaty with the Six Nations of New York, four the American and European Manufacturers, they have at all bundeed and thirty-eight, four times a stock of SHELF HARDWARE, which is complete and thousand dollars.

For payment to William Day, and the chiefs of the Orarticle of the treaty of twenty-eighth September, eighteen chard party of the Oneidas, stipulated in the thirteenth article of the treaty with the Six Nations of New York, fifteenth January, eighteen hundred and thirty-eight, two two hundred thousand dollars, stipulated in the fourth arti- thousand dollars.

under the fourteenth article of the treaty of Dancing Rabbit creek, of the twenty-seventh September, eighteen hundred and eight hundred thousand dollars, stipulated in the second arti-cle of the treaty of eleventh October, eighteen hundred and impossible to give them, and in lieu of the scrip that has been awarded under the act of twenty-third August, eighteen hundred and forty-two, not deliverable east by the third For permanent annuity, stipulated in the fourth article of the treaty of third August, seventeen hundred and ninety-dred and forty-five, viz: three thousand seven hundred and five, one thousand dollars. For permanent annuity, stipulated in the fourth article of five, and thirty-five thousand five hundred and seventy-five

To make good the interest on investments in State stocks For purchase of salt, stipulated in the third article of the and bonds for various Indian tribes not yet paid by the treaty of seventh June, eighteen hundred and three, sixty States, to be reimbursed out of the interest when collected. nineteen thousand five hundred and thirty-four dollars and

United States, fifteen thousand dollars.

the treaty of seventeenth September, eighteen hundred and agent of William Whitfield, for purchasing and distributing stock animals to the Creek Indians, pursuant to an article eighteen, five hundred dollars.

For blacksmith and assistant, during the pleasure of the of a treaty made with said Indians, four hundred and eighty-

For iron and steel, &c., for shop, two hundred and twenty late.

For pay of miller, during the pleasure of the President, pullated in the fourth article of the treaty of twenty-pulated in the fourth article of the treaty of twenty-case before them, differ in opinion, it shall be their duty to case before them, differ in opinion, it shall be their duty to case before them, differ in opinion, it shall be their duty to case before them, differ in opinion, it shall be their duty to case before them, differ in opinion, it shall be their duty to case before them, differ in opinion, it shall be their duty to case before them.

Adollars.

O. H. Smith and Keicham & Stevens, Sols. For pay of miller, during the pleasure of the President, If the two commissioners here provided for shall, upon any vived shall continue for one year and no longer.

For permanent annuity, in lieu of all former annuities, atipulated in the third article of the treaty of the seven-teenth March, eighteen hundred and forty-two, seventeen thousand five hundred dollars.

For the balance due the Wyandots on the valuation of their improvements on the lands in Ohio and Michigan, ceded their improvements on the lands in Ohio and Michigan, ceded by the Wyandots to the United States, according to the apstipulated in the third article of the treaty of the seventeenth March. eighteen hundred and forty-two, eventeen
thousand five hundred dollars.

For the balance due the Wyandots on the valuation of
their improvements on the lands in Ohio and Michigan, ceded
they the Wyandots to the United States, according to the auant to the fifth article of the treaty made with the Seneca
united States and the Wyandots at Upper Sandusky, March
seventeenth, eighteen hundred and forty-two, the sum of
fity-seven thousand into the sum of money heretofore appropriteenth March. eighteen the duty of the daily of the daily of the daily of the different eagents and
the shall be the duty of the different eagents and
the shall be the duty of the different eagents and
the day of the different eagents and the shall person the states is believed to
their improvements on the United States, according to the aptype praisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses H. Kirby and John Walker, purpraisement made by Moses

For the support of a blacksmith and assistant, stipulated or other persons whose consent may be necessary, shall in in the eighth article of the treaty of seventeenth March, proper form authorize the transfer; and to cause the stock to

to do, to i-sue a commission or commissions to some discreet person or persons to be selected by him to take testimony in the premises, and to report the same to Congress; and to de-

NOTICE is hereby given that I, Henry S. Mundy have on this 21st September, 1846, been duly appointed Administrator of the estate of David Knight, deceased, and that letters of administration have been

For the support of three blacksmiths and assistants, for instant, dissolved by mutual consent. The books, notes, and ac thirty years, stipulated in the third article of the treaty of the business of the late firm.

WM. A. Day who is authorized to settle first of August, eighteen hundred and twenty-nine, two October 10, 18:6.

BOOK BINDING.

BOOK BINDING,

For the purchase of Iron, steel, &c., for shops, six hundred and sixty dollars.

For pay of laborer, and for exen for thirty years, stipulated in the third article of the treaty of the first of August, eighteen hundred and twenty-nine, three hundred and sixty-five dollars.

For the purpose of cducation, for twenty-even years, stipulated in the fourth article of the treaty of the fifteenth September, eighteen hundred and thirty-two, three thousand sollars.

For the support of six agriculturists, purchase of exen, ploughs, and other implements, for twenty-seven years, stipulated in the fifth article of the treaty of the fifteenth September, eighteen hundred and thirty-two, two thousand five hundred dollars.

For the pay of two physicians, stipulated in the fifth article of the treaty of the fifteenth September, eighteen hundred dollars.

For the pay of two physicians, stipulated in the fifth article of the treaty of the fifteenth September, eighteen hundred dollars.

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For the pay of two physicians, stipulated in the fifth article of the treaty of the fifteenth September, eighteen hundred dollars.

For the pay of two physicians, stipulated in the fifth article of the treaty of the fifteenth September, eighteen hundred and thirty-two, four hundred dollars.

For interest on investment in stock, at five per centum on one million one hundred thousand dollars, stipulated in the fifth article of the treaty of the fifteenth September, eighteen hundred and thirty-two, four hundred dollars.

For interest on investment in stock, at five per centum on one million one hundred thousand dollars, stipulated in the fifth article of the treaty of the fifteenth September, eighteen hundred and thirty-two, further the fifth article of the fifth article of the f

Indianapolis, October, 1846. 39 J. H. LANE. TO THE PUBLIC. For fulfilling treaty stipulations with the Creeks and Seminoles, viz:

For annuity to the Creeks for twenty years for purposes of education, stipulated in the fourth article of the treaty of fourth of January, eighteen hundred and forty-five, three thousand dollars.

For subsistence of Seminoles while removing to Little

BOOTS AND SHOES.

THE undersigned has on band, for sale low, a large variety of Custom-made Boots and Shoes, which he will dispose of at very small advances. They are manufactured for use; and he desires those in want to examine his stock and prices before purchasing. Produce wanted as usual, and the highest rates paid in goods at eash prices.

W. B. PRESTON,

39-tf No. 4 Norwood's Block, Checkered Store. PRIVATE BOARDING HOUSE. RS. E. G. WHITEIHLL has opened a genteel Boarding House on Pennsylvania street, opposite the Branch Bank, where she will be pleased to accommodate a few single gentlemen, with or without lodging. Members of the Legislature will find this a pleasant and quiet home, and receive good care and attention. She has one vacant room, suitable for a gentlemen and his wife. For terms, apply to A. Graydon, or T. R. Case, or of Mrs. Whitehell, at her residence. 39

Fax, Asa, Heady, Thomas, Lindley, Albert, Lawhead, Banner, s has Loueks, Cornelius, McLaughlin, Greenly, Osborn, James,

SEPTEMBER REPORT Of the Mutual Life Insurance Company of York, No. 56, Wall street. THIS Institution, during the month of September, issued ninety

two new Policies, viz: To Merchants and Traders, - 31 Lawyers, Manufacturers, Broker, -Farmers, . President of Insurance Co., Secretaries of do. Gentlemen. Professor in University, -Bath keeper, Lives insured, -MORRIS ROBINSON, President.

Sam's, Hannay, Secretary.

Manuan Pont, Physician, 504 Broadway.

C. W. CADY, Agent for Indianapolis, General Agent for Indiana, except the towns of Madison and Terre Hante. J L. MOTHERSHEAD, M. D., Medical Adviser at Indianapolis. ADMINISTRATOR'S NOTICE.

fourth October, eighteen hundred and thirty-four, with the Miamies, stipulated in the seventh article of the treaty of sixth November, eighteen hundred and thirty-eight, five thousand two hundred and ninety-nine dollars.

For the re-appropriation of this amount due the western Cherokees, for stock lost, being the balance of the appropriation made the twenty-eighth June, eighteen hundred printing and those having claims against the same, will present them legally proven within one year. Said estate is believed to be solvent.

ADMINISTRATOR'S SALE. For expenses of John W. Quiney, a Stockbridge Indian, the fourth article of the treaty of twenty-first September, eighteen hundred and thirty-two, eight hundred and forty dollars.

For expenses of John W. Quiney, a Stockbridge Indian, to the Seat of Government, while here, and returning the highest hidder the personal property which was of William Plummer, decreased, at his late residence in Lawrence township, Marion county, consisting of one wagon, harness, horses, cattle sheep, corn, wheat, onts, for iron and steel, &c., for shop, two hundred and twenty dollars.

For gunsmith for thirty years, stipulated in the fourth For expenses of a delegation of Winnebagoes to the Seat of Government, while here, and returning the highest hidder the personal property which was of William Plummer, decreased, at his late residence in Lawrence township, Marion county, consisting of one wagon, harness, horses, cattle sheep, corn, wheat, onts, hay, farming utensity, household and kit hen furniture, &c. Torms, twelve months credit on all sums over three dollars, by the purchaser thousand five hundred dollars.

For gunsmith for thirty years, stipulated in the fourth

HARDWARE. TYLER DAVIDSON & CO., No. 126 Main, between Third and Fourth Streets. CINCINNATI. Foreign and Domestic Hardware.

with a thorough personal examination of the European markets, has enabled them to establish extended and permanent relations abroad.

enabled them to establish extended and permanent relations abroad, and in this country; and they are now prepared to offer inducements to their customers, and to the Western trade generally, inferior to none in the United States. They have now in store, in original packages, and for sale by the cask, case, bale or package:

Sanderson, Brothers & Co's. Superior Cast Steel.

"Armitage," "Foster," and "Parker's" Genuine Anvils.

"O. Ames" Shovels and Spades, all descriptions.

"Collins & Co." and "Hunt & Co." Axes and Edge Tools.

"Simmons & Co." and "Mann's" Axes and Edge Tools. "Simmons & Co." and "Mann's" Axes and Edge Tools. Pittsburgh and English Solid Box Vises.

Pittsburgh and English Solid Box Vises.
German and American Slates, all s zes.
Worsted Plush, Straining Web, and Shoe Thread.
Trace Chains, Hooks and Hinges, Coal Hods.
Curry Combs, Bed Screws, Fire Irons.
Looking Glass Plates, 7x9 to 18x30 inches.
Blacksmith's Hammers, Sledges, and Bellows.
Juniatta, Cincinnati, and Boston Nails.
Common and Fine Cutlery, Files and Edge Tools.
Tacks, Brads, and Sparables.
Horse, Wool, and Cotton Cards.
Percussion Caps, all brands, S. B., G. D., A. H., X. &

Percussion Caps, all brands, S. B., G. D., A. H., X. &c. 30-2mis 1 W. B. PRESTON & CO. TAVE on hand and are constantly receiving direct from New York, a well selected assortment of DRY GOODS, which York, a well selected assortment of DRY GOODS, which they will sell as cheap or cheaper than any store in these diggins. Their assortment consists in part of the following articles: Cloths, Cassimeres, Satinetts, Jeans, Hurdtimes, Tweeds, Prints, Muslins, Drillings, Vestings, Florence Braid Bonnets, Ribbons, Flowers, Ladies' and Gentlemen's Cravats, Dress Handkerchiefs, Shawls, &c. Also a good assortment of ready made Clothing, and a splendid assortment of CUSTOM MADE BOOTS AND SHOES, which they are enabled to sell nearly as cheap as others do their Eastern work, which, unless carried with extreme care, will fall to pieces before it can be got out of town. A good assortment of Palm Leaf, Leghorn, Fur, Brush, and Silk Hats will be kept constantly on hand. They have also, Coffee, Sugar, Madder, Indigo, Copperas, Alum, Red Pepper, Spice, Ginger, Nails, Cotton Varn, &c. 95

For permament annuity, stipulated in the fourth article of the treaty of seventeenth September, eighteen hundred and ighteen, five hundred dollars.

For blacksmith and assistant, during the pleasure of the wenty-eighth February, eighteen hundred and thirty-one, aght hundred and forty dollars.

For compensation to two commissioners to examine claims under the treaty with the Cherokees, of one thousand eight hundred and steel, &c., for shop, two hundred and twenty for contingent expenses, the sum of seven thousand dollars.

ADMINISTRATOR'S NOTICE.

ated, which are also directed to be paid, the proviso to the appropriation made at the session of Congress in eighteen hundred and forty-four to the contrary notwithstanding: Provided, That the money herein or heretofore appropriated, for the payment of the appraised value of the Wyandt important spanning and forty-four to the earth of the payment of the appraised value of the Wyandt important spanning and forty-four to the several individual Indian claimants in person, or, in the event of the several individual Indian claimants in person, or, in the event of the death of any of the claimants, then to his family, and to no other person or persons whatsoever.

For the support of a blacksmith and assistant, stipulated in the lenth article of the treaty of twenty-mint Spatement.

For the support of a blacksmith and assistant, stipulated in the lenth article of the treaty of twenty-mint Spatement.

For the purchase of iron and steel, &c., for shop, two hundred and twenty dollars.

For the purchase of iron and steel, &c., for shop, two hundred and twenty dollars.

For the purchase of iron and steel, &c., for shop, two hundred and twenty dollars.

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For the purchase of iron and steel, &c., for s

SHERIFF'S SALE.

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SHERIFF'S SALE.

In the eighth article of the treaty of seventeenth March, eighteen hundred and forty-two, seven hundred and twenty which he may receive, to be deposited in the treasury to the purchase of iron, sieel, &c., for shop, two hundred and twenty which he may receive, to be deposited in the treasury to the and twenty dollars.

For the purchase of iron, sieel, &c., for shop, two hundred and twenty dollars.

For education, stipulated in the fourth article of the treaty of seventeenth March, eighteen hundred and forty-two, five hundred dollars.

For the Weas.

To the Weas and eighteen hundred dollars.

To the Weas and eighteen hundred in the fifth article of the treaty with them of the second October, eighteen hundred with them of the second October, eighteen hundred and eighteen, three thousand dollars.

To the Winnebagoes. SHERIFF'S SALE.

SHERIFF'S SALE. For limited annuity for twenty-seven years, stipulated in the third article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, ten thousand dollars.

For the purchase of fifty barrels of sait, for thirty years, stipulated in the second article of the treaty of the first of August, eighteen hundred and twenty-nine, two hundred and fifty dollars.

ADMINISTRATOR'S NOTICE.

NOTICE is hereby given that I, Henry S. Mundy laye on this 21st and fifty dollars.

September, 1846, been duly appointed Administrator of the estate of David Knight, deceased, and that letters of administration have been at the lown of Indianapoins, of November, 1846, at the court house door in the lown of Indianapoins, of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for section of the fifth within the house prescribed by law, the rents and profits for the A. W. RUASELL, Sherif Marion Co. 37-3w-\$1.75

DRY GOODS OF every description, are selling at the lowest prices for cash or produce, at CASE'S new store. Call and see.

SALE OF LOTS FOR CORPORATION By the President of the United States. Sile of Lands Mortgaged to Trust Funds TAXES. 1846.

IN pursuance of an act of Congress, approved on the dianapolis, for the year 1816, hereby gives notice, that on Wednesday, the 28th instant, in front of the Washington Hall, he will proceed to offer for sale, for the taxes due thereon, the following described town lots, in the town of Indianapolis, to-wit:

IN pursuance of an act of Congress, approved on the taxes due to authorize the resident of the United States to sell the reserved mineral lands in the States of Illinois and Arkansas, and Territories of Wisconsin and Iowa, supposed to contain lead ore, I. JAMES K. POLK, ing described town lots, in the town of Indianapolis, to-wit: TAXES. 1816.

THE undersigned, Collector of Revenue of the Town of Indianapolis, for the year 1816, hereby gives notice, that on ing described town lots, in the town of

27 half of 9 2 lots in Cohe's heirs, Chapman, W. R., one-third of Hall, James S., Hains, Levy, McNitt, Mrs. half of 11 Unknown Owner, Watts, Charles, Worrell, J. C., Do.* 8. 9, 10, 11, 12, 13, 14 Borwell, G. F.,† Dorsan, Wm. P., north 25 ft. Fellenzer, Peter,* 40 feet of

Perry, John,* Stephenson, James,* Throm William,* Unknown Owner,* Webb, Elijah,* Moore, Smith G., (lot)! Wick, Theodore, Marco, -,5 Anderson, George,† Davis, Mathias,† Hill, James,† Loux, John,

Osburn, James, Vork, Cyrus F.,

Miller, Vincent,

acres; mortgaged by William Faught, December 28, 1840. Debt, inte- HERETOFORE WITHHELD FROM SALE ON ACCOUNT OF THE VALUABLE rest, damages, and costs, \$128.53.

No. 111.—The a life of the n e fractional qr of sec 6, t 15 n, r 1 w, con-No. 111.—The s int of the n e tractional of of sec 5, t 15 ii, T 1 w, containing 86 64 100 acres; mortgaged by Edward Strange, October 4, 1841.

Debt, interest, damages, and costs, \$174 87.

No. 113.—Lots nos 4, 5, and 6, in block no 6, in Danville; mortgaged by Zechariah R. Clark, August 18, 1843. Debt, interest, damages, and

costs, \$34 58.
No. 122.—Lots Nos. 1 and 8, in block no 29, in Danville; mortgaged by Edmund Clark, May 15, 1841. Debt, interest, damages, and costs, \$220 47.

No. 163.—The s hf of the n e fractional or of sec 6, t 15 n, r 1 w, con-

nds within the undermentioned townships, to wit: North of the base line and west of the fif h principal meridian. Townships eighty seven and eighty eight, of range eleven. Townships eighty-four, eighty-five, eighty-six, eighty seven, and

ghty-eight, of range twelve.
Townships eighty-four, eighty-five, eighty-six, eighty-seven, and ghty-eight, of range thirteen. Townships eighty four, and eighty five, of range fourteen.

At the Land Office at IOWA CITY, the site designated by the President, under the act of eighth August, 1846, for the office of the lowa district, commencing on Monday, the thirtieth day of November next, for the disposal of the public lands within the under-day, the thirtieth day ventioned townships, to-wit: North of the base line and west of the fifth principal meridian.

Townships eighty two and eighty three, of range twelve. Townships eighty, eighty one, eighty two, and eighty three, of

tions thirty one, thirty-two, thirty-three, the west half and south-east quarter of section thirty four, and the south-west quarter of

expiration of two weeks from the commentement of said sales. Given under my trand, at the City of Washington, this four teenth day of August, Anno Domini one thousand eight hun

dred and fo ty six.

By the President:

JAMES K. POL

JAMES H. Pepkit.

Acting Commissioner of the General Land Office. JAMES K. POLK.

NOTICE TO PRE EMPTION CLAIMANTS.

Acting Commissioner of the General Land Office. August 27.

make known, that public sales of the lands MERETOFORE WITHMELD FROM BALE, in the State of ILLINOIS, OF ACCOUNT OF THE VALUE-BLE LEAD MINES THEREIN, will be held at the undermentioned Land Offices, in said State, at the periods hereinafter designated, to-wit:

At the Land Office at DIXON, commencing on Monday, the fifth day of Ap il next, for the disposal of the public lands within the following town-hips and fractional townships, viz.:

North of the base line and east of the fourth principal meridian.

Fractional townships twenty-seven, twenty-eighs, and twenty-nine of range one. nine, of range one.

Townships twenty-seven and twenty-eight, and fractional town 3 50 ship twenty-nine, of range two.

Townships twenty-saven and twenty-eight, and fractional township twenty-nine, of range three.
The no th half of township twenty-seven, township twenty-eight, and fractional town hap twenty-nine, of range four.

North of the base line and west of the fracth principal meridian.

Fractional township: twenty-seven, twenty-eight, and twentynine, of range one.

F. actional townships wenty-eight and twenty-nine, of range two

At the land office at SHAWNEETOWN, commencing on Mon.
day, the nineteenth day of April next, for the disposal of the public
lands within the following sections and parts of sections, viz.:

South of the base line and cast of the third principal meridian.

Sections twenty-ties to twenty-nine, inclusive, and sections thirtytwo to thirty-six, inclusive, of township eleven; sections one to
fire, inclusive, and sections eight to twelve, inclusive, in township
twelve, of range seven. twelve, of range seven. Sections officen to twenty-two. Suctions three to aime, inclusive, sections offices to recent on the algebras and sections twenty-fire to thirty-six, inclusive, of township eleven; sections one, two, three, the north half and southeast quarter of section four; sections fire to eleven, inclusive; the southwest quarter of section fewerer; the north half of section fewerers, and sections fifteen to eighteen, inclusive, in township twelve, of range

nine.

Limits appropriated by law for the use of schools, military, or other purposes, will be excluded from the sales; also all quarter quarter sections covered in whole, or in part, by those mining leases which shall not be determined by the day fixed for the comnuncement of the sales.

Pre-emption claims will not be allowed to any of the above tan-Pro-emption claims will not be allowed to any of the above tan is, until after the same shall have been offered at the public sale, and become subject to private entry; and a lof such lands as contain a mine or mines of lead ore actually discovered and being worked, will be sold in such legal subdivision or subdivisions as will include such mine or mines, at not less than two dollars and fifty cents per

The sales will each be kept spen for two weeks, (unless the Lands are sooner disposed of) and no longer; and no private entries of land in the townships and fractional townships so offered will be admitted until after the expiration of two weeks from the commencement of said sales.

In further execution of the said act, I have caused the Commissioner of the General Land Office to publish with this p oclamation a brief description of the mineral regions in which these lands lie, and of the lands now offered for sale, which he has prepared for official documents and other means of information.

and of the lands now onered for safe, which he has prepared official documents and other means of information.

Given under my hand at the City of Washington, this eighth day of September, Anno Domini one thousand eight hundred and fortysix.

By the President:

JAMES K. POLK.

JAMES H. Pipen, Acting Commissioner of the General Land Office.

The lands in the DIXON district, embraced in the above proclamation of the President of the United States, were explored by Mr. Owen, the geologist of the State of Indiana, under instructions of the Treasury Department, and in compliance with a resolution of the House of Representatives, passed 6th Feb uary, 1873. The able report of this igentleman, published as document No. 239, House of Representatives, first ses ion of 26th Congress, shows that these lands include all the productive mines, and the entire region in which, from observations during his survey, there is reason to believe that valuable veins of ore may readily be found. Further, that in 1839, the lead mines of Illinois, Iowa, and Wisconsin, though only partially worked, produced upwards of thi ty millions pounds of lead—those of Illinois yielding their full proportion—and that the whole district, if p operly mined, would yield one hundred and fifty millions pounds per annum.

Vocks, Cyrus F.,†

Unknown owner,†

October 7, 1846.

*Wood's addition.

† I. Harris's addition.

† I. Harris's addition.

*Brown & Morrison's addition.

*These lands being situated on and near the Missisippi and Fever rivers, the cost of transporting the p oducts of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred pounds. The soil is of excellent quality, and yields abundantly all the products of them to St. Louis is only about fifteen cents per hundred and the products of the sulphuret of lead and zinc, continued to be a principal transported as folly as those in Dixon. Recent discoveries have been water as a fig

mages, and costs, \$112.55.

No. 118.—The e hi of the se qr of sec 13, t 16 n, r 1 w, containing 80 neres; mortgaged by Robertson C. Russell, December 6, 1839. Debt, interest, damages, and costs, \$561 12. This tract has heretofore been offered for sale and bid in fix the proper fund.

No. 137.—The n e qr of the s e qr of sec 8, t 16 n, r 1 w, containing 40 acres; mortgaged by William Kendall June 14, 1842. Debt, interest, damages, and costs, \$72.38

No. 154.—Pt s hi of the s e qr of sec 16, t 16 n, r 1 w, containing 40 acres; mortgaged by William H. Darmil, May 24, 1843. Debt, interest, damages, and costs, \$701 68.

No. 58.—The w hi of the s w qr of sec 2, t 16 n, r 1 w, containing 80 in the States of Illinois and Arkansas, and Territories of Wisconsin and Iowa, supposed to contain lead ore," I, JAMES K. POLK, President of the United States of America, do hereby declare and make known that a public sale will be held at the land office at DU BUQUE, in the Territory of Iow 1, commencing on Monday, the eighth day of March next, for the sale of the public lands merces; mortgaged by William Fanelt, December 28, 1840. Debt, interest, damages, and costs, \$101 68. LEAD MINES THEREIN, within the following townships and fractio

townships, known as the arch leads wing townships and fractional townships, known as the arch leads on the fifth principal meridian.

Townships eighty-eight, eighty-nine, and ninety, and fractional township ninety-one, of range one.

Township eighty-eight, and fractional townships eighty-nine, ninety, and ninety-one, of range two.

Township eighty-seven, and fractional townships eighty-eight and eighty-nine, of range three.

Township eighty-seven, and tractional townships eighty-eight and eighty-nine, of range three.

Fractional townships eighty-seven and eighty-eight, of range four.

Fractional township eighty-seven, of range five.

North of the base line and west of the fifth principal meridian.

Township ninety, and fractional township ninety-one, of range

No. 163.—The shif of the n e fractional or of sec 6, t 15 n, r 1 w, containing 86 61 100 acres; mortgaged by Edward Strange, August 25, No. 94.—The n e qr of the n w qr of sec 29, t 17 m, r 1 w, containing 86 61 100 acres; mortgaged by Hezekiah McClintock, June 23, 1841. Debt, interest, damages, and costs, \$145 63.

No. 70.—It e hf of the s w qr and w bf of the s e qr sec 17, t 15 n, r 1 e, containing 40 acres; mortgaged by Edizabeth Thompson, May 4, 1839. Debt, interest, damages, and costs, \$236 61.

No. 72.—The s e qr of the n w qr of sec 1, t 15 n, r 1 e, containing 40 acres; mortgaged by William P. Carpenter, January 11, 1840. Debt, interest, damages, and costs, \$124 49.

No. 173.—The h f of the s w qr of sec 4, t 16 n, r 2 w, containing 40 acres; mortgaged by William Trotter, February 12, 1842. Debt, interest, damages, and costs, \$231 37.

No. 87.—To fithe w h for the s w qr of sec 17, t 16 n, r 1 e, containing 40 acres; mortgaged by Stephen Caywood, August 16, 1812. Debt, interest, damages, and costs, \$231 37.

No. 100.—The n e qr of the n e qr of sec 19, t 16 n, r 1 e, containing 40 acres; mortgaged by Stephen Caywood, August 16, 1812. Debt, interest, damages, and costs, \$231 37.

No. 100.—The n e qr of the n e qr of sec 19, t 16 n, r 1 e, containing 40 acres; mortgaged by Stephen Caywood, August 16, 1812. Debt, interest, damages, and costs, \$231 37.

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No. 100.—The n e qr of the n e qr of sec 19, t 16 n, r 1 e, containing 40 acres; mortgaged by Stephen Caywood, August 16, 1812. Debt, interest, damages, and costs, \$231 37.

No. 100.—The n e qr of the n e qr of sec 19, t 16 n, r 1 e, containing 40 acres; mortgaged by Stephen Caywood, August 16, 1812. Debt, interest,

To the Senecas and Shannees.

For permanent annuity, sipulated in the fourth article of the treaty of seventeenth Seymber, eighteen hundred and thirty-one, eight the stream of the lattice of the lattic

September 5th, 1816. By the President of the United States.

IN pursuance of law, I, JAMES K. POLK, President of the United States of America, do hersby declare and make known that public sales will be held at the undermentioned land offices in the territory of WISCONSIN, at the periods hereinafter At the land office at MINERAL POINT commencing on Mon-day, the thirtieth day of Novemer next for the disposal of the publis lands within the undermentioned townships and fractional The e half of the swor of see righteen, t eighteen a, r six r,

Townships eleven, twelve, and thirteen, of range one. Townships eleven, twelve, and thirteen, of range two. Townships eleven, tweive, and thirteen, of range three,

the fourteenth day of December mext, for the disposal of the public lands within the undermentioned townships and fractional North of the base line and east of the fourth principal meridian. Practional township twelve, west of the Wisconsin river, of Fractional towaship twenty-two, east of Wolf river, of range

river, of range fifteen.

Fractional townships twenty three, twenty four, and twentysix, east of Wolf river, and fractional township twenty-seven, of

The sales will each be kept open for two weeks, (unless the lands

a sooner disposed of) and no longer; and no private entries of and in the townships so offered, will be admitted guilf after the ion of two weeks from the commencem Given under my hand, at the city of Washington, this seven teenth day of August, Anno Domini one thousand eight bun-dred and forty-six. JAMES K. POLK. By the President

JAMES H. Piper,
Acting Commissioner of the General Land Office. NOTICE TO PRE EMPTION CLAIMANTS. Every person entitled to the right of pre-emption to any loads within the townships above enumerated, is required to estal lish the same to the satisfaction of the Register and Receiver of the proper Land Office, and make payment therefor, as soon as practicable after seeing this notice, and before the day appointed for the commencement of the public sale of the lands embracing the tract claimed; otherwise such claim will be forfeited.

Action Commissioner of the General Land Office.

Action Commissioner of the General Land Office. Acting Commissioner of the General Land Office. Au_ust 27. 25-10wis

for failure to pay interest.

of Saurday, the 7th day of November next, between the hours of 8 o'clock, a. ni., and 6 o'clock, p. m., on said day, at the door of the court house, in the town of Indianapolis, he offered for sale to the highest bidder, in conformaty with the provisions of chapter 13, Revised a tander of 1813, and miss. spiral acts amendatory thereof—the said tracts, parcels, or lots of kind having been mortgaged to the State to recure the payment of bones made of the different true funds, as hereinafter specified, and the mortgagers thereof taxing failed to pay the interest due as required by law. No bid of a less sum team that die for principal, merest, damages, and costs will to received.

College Fund. The undivided five sixths of the e hf of the d e qr of sec 23, in 1 33 n, r fi #; abec, the undivided one statt of the w hf of said qr, containing 80 acres, in Parter County; mortgaged by Philander A Pame. Total unetat due, \$150.

The e lif of the n w qr of sec 26, t 14 n, r 3 e, containing 50 acres, in ason county; mortgaged by William Norton. Total

The n w gr of sec 29, t 16 n, r 3 e, containing 119 actes, being all of The n w qr of sec 22, t 16 n, r 3 e, containing 113 acres, being all of said quarter except 7 acres histoclofore sold to Junus Hoover off the south end tying in Marian country, originally mortpaged by Edwa C. Baddwin. forfeited and sold to Staughton A. Fletcher. Text amount due, \$450.

The western division of lot No 72, in the town of Greenfield, in Hancock country, described as follows, to wit: commencing at the n w corner of said lox; thence e along the time of said lox 32 feel; thence a to the s vide of said lox; thence walking the life of said lox are to the s w corner thereof; thence n to the place of beginning; mortgaged by Jahnes Etter. Total amount due, \$114.

The w half of the n w qr of sec 34, t 18 n, r 1 e; nbot the s w qr of the n e qr of sec 11, t 18 n, r 2 e, in all 120 acres, in Boone county; mortgaged by William Lee. Total amount due, \$223 o7.

The e half of the n w qr, and the w half of the n e qr of sec 7, t 2 n, r 3 w. containing 180 acres, in White country; mortgaged by William M. Kenton. Total amount due, \$221 79.

The w half of the s e qr of sec 33, t 18 n, r 1 e, containing 80 acres, in Hancock county; mortgaged by William Giston. Total amount due, \$231 08.

Let No 6 in out by no 8 of the densition lands adjection the two of

Les No 6, in out lot no 8, of the donation lands adjoining the brien of Indianapolis, w of the river, as divided and record d by Carey H. Bustright, fronting on the National road 4 rods, and running back to White river 31 rods and 21 links, originally mortgaged by Samuel Duke, forfeited and sold to Cosson Vickers. Total amount due, 878 32.

The n e qr of sec 35, t 15 n, t 4 e, in Marion county; mortgaged by

Daniel Peery. Total amount due, \$5:5.

The s w fraction of the n e quof sec 20, in t 12 n, r 1 e, containin 55 20-100 acres, in Morgan county; mortgaged by John W. Cox. Total amount due, \$5:73 66. amount due, \$5.73 66.

The se qr of the se qr of sec 20, t 18 n, r 7 e; also, part of the e hf of the ne qr of sec 29, same t and r, bounded as follows, to wit; commencing at the n w corner of said hf qr, thence south 160 rods, thence east 4 rods to the centre of the State road, thence east of north along said State road 170 rods, thence west 70 rods to the place of beginning, tou-laining 28 acres, in Madasat county; originally mortgaged by Charled McCarty, forfeited and sold to Madasat G. Walker. Total amount due, so of

The n hf of fractional sec 3, in t 15 n, r 3 e, in Marion county; mort-gaged by Sannes J. Patterson. Total amount due, \$508.25.

The w hf of the n w qr of sec 28, in t 19 n, r 6 e, containing 80 acres, in Madeson county; mortgaged by Henry Shetterly. Total amount due \$134 17. The e hf of the s e qr of sec 36, in 1 3 n, t 6 or; comulting 80 acres, in

The e hi of the s e qr of sec 30; in 1 3 n, 1 5 w; containing 80 acres, in Daviess county; mortgaged by Jöseph Miller. Total annt due, \$234-33. The s ht of the w fif of the dept of sec 5, in t 15 n, 17 e, containing about 47 scres; also, the w fif of the n e qr of sec 31, in t 15 n, 17 e, containing 80 acres, in Hancoca county, mortgaged by Morris Pierson: Total amount due, \$502.

The e hi of the n e qr of sec 33, in t 7 n, 17 w, except one acre decided to the Baptist church; thei; \$21 stress off of the w end of the n w qr of sec 34, same t and 1, in Sufficient county; anortgaged by George Bosone. Total amount due, \$343 83. Total amount due, \$343 \$3. The e hf of the n w qr of of sec 15, t 18 n, r t e, (except 16) acres off the n end, deeded to R. Dodson,) containing 5.1; acres, in Boone county ; mortgaged by Jesse issaes. Total amount due, \$184.5c.

The w hi of the s w qr of sec 21, in t 14 n, tange 5 e, containing 80 acres, in Marion county; mortgaged by Saundel McRitisly. Total amount due, \$25.33.

Saline Fund. The w hf of the s w grof sec 24, t 17 s, r 6 e, in Hancock en containing 30 acres; originally mortgaged by Eichard Hutson, forrested and soid to brary and Airet. Total amount due, \$152.44.

The e hi of the s e qt of sec 9, in t 15 n, t 3 e, containing 80 acres, in Marron county; mortgaged by Andrew Wil-oh. Total amount due \$620.

The w hi of the s w qt of sec 2, in t 15 n, t 1 e, containing 80 meter, in tendricks county; mortgaged by Philip McLain. Total amount due \$500. The w hf of the n e gr of sec 21, t 14 n, r 2 w, in Hendricks county

mortgaged by Levi Jessup. Total amount due, \$605.90.
The w fit of the n e qr and e hf of the n w qr of sec 3, in t 16 n, r 6 e, containing 149.87-100 acres, in Hancock county; mortgaged by Elijah Leary. Total amount doe, \$175.

The n hf of the e lift of the s w or of sec 20, in t 16 a, t ing 40 acres, in Marion county; mortgaged by James B. Ray. amount due, 8117. Part of lot No 195, in the town of Vincennes, in Knox county, bounded as follows, to wa: on the s w by Vigo street, being 54 feet on said street, and running back the same width to lot No 194; on the s e by Fitth street, and on the n w by ket of William J. Henerd; mortgaged John Myers. Total amount due, \$501 86.
All that purcel of laid in the town of Madison in Jeffcerson county, All that purcel of laind in the tower of Madison in Jeffcerson County, described as follows, to-wit: commenting at a point on the west line of Main street, 40 feet north of lot No 4, in the addition north to said town, thence north along the line of Main street, 50 feet, thence west at right angles with Main street 161 feet to an alley, thence south along the line of said alley 50 feet, thence east to the place of beginning; mortgaged by Benjamin W. Grover, Total amount due, \$24 to.

The while of the s w (r of Set 20, in t 18 n; 17 e, containing 80 screet, in Madison county; mortgaged by Nathaniel Richmond. Total amount due \$315 60.

All that parcel of land in the town of Madison in Jefferson county All that parcel of land in the town of Madison in Jefferson county described as follows to wit. Commencing at a point on the west side of Main street 140 feet north of lot No 4 in the addition north to said hown, thence north along the line of Main street 50 feet, thence west at right angles with Main street 161 feet to an alley, thence south along the slicy 50 feet, thence east to the place of beginning; mortgaged by John Sneets. Total amount due, \$632.72.

The seep of sec 7, in t 17 u, r 6 e, containing 160 acres, in Hamilton

mortgaged by William McGee. Total amount due, \$101.
The n hf of the s e qr of sec 27, in t 14 n, r 4 e, containing 80 acres, in Johnson county; mortgaged by Joseph Brenton. Total amount due, Bink Tax Fund.

Lot no 153 of the donation lands adjoining the town of Indian-apolis, comming 25 12 100 acres, except fifteen bee: in width off and lot along the bank of the creek, reserved for a public road, and to be taken off the n wend of said tract, where the time of the amount due, 8506 70.

Lots nos 128 and 129, in the fown of Greenfield, in Manrock county; mortgaged by James Hamilton. Total amount due, 833s 40.

tinterest, damages, and costs, \$231 27.

No. 100.—The n eq of the ne qr of see 19, 116 n, r1 e, containing to acress; mortgaged by Stephen Caywood, August 16, 1842. Debt, interest, damages, and costs, \$250 27.

No. 100.—The n eq of the ne qr of see 19, 116 n, r1 e, containing to acress; mortgaged by Stephen Caywood, August 16, 1842. Debt, interest, damages, and costs, \$26 59.

Sept. 30, 1846. See 19, 116 n, r1 e, containing to the nearly of the new professor of the control of the said act, I have caused the commence of the control of the said act, I have caused the Committee of the form the count one door in the town of Danville, in said county, the following described tracts of land will be offered for said, between the hours of 10 o'clock, n. m., and 4 o'clock, p. m., at the court house door in the town of Danville, in said county, the following described tracts of land will be offered for said, the tendence of the General Land Office to publish with this proclamation to pay the interest due on the residue for one year in advance, together with the purchase money must be paid in hand, and legal interest in the residue for one year in advance, together with the interest of the one of the control of the said act, I have caused the Committee of the linterest, and will be offered for said, which the said act, I have caused the Committee of the linterest of linterest o

The ne qr of the n w qr of see twenty seven, containing forty acres; the chalf of the n e qr of fract see nineteen, containing eighty acres; the w half of the s e qr of fract see nineteen, containing eighty acres; the shalf of the s w fract qr of see nineteen, containing sixty two and ninety five hundrethths acres, and the w half of the n e qr of fract see thirty, commaining eighty acres, all in township seven, n r ten w, in builtivan county; morigaged by Aaron Thompson. Total amount due, 8629 08.

The w half of the n w qr of see eight, t eighteen n, range six e; also, the w half of the n e qr of see nine, same t and r, each tract containing eighty acres; mortgaged by Peter Lemen. Total amount due, 8 00.

The c half of the s w gr of see eighty each, t circlines n, r six r,

The 8 half of the 8 w qr of sec registers, together the country of the second of the s Forty three and seventy five hundredths acres off the w end of Forty three and seventy five hundredths acres off the w end of the n frac of the n w qr of see one, in a fourteen n, r one w, the said frac to be divided by a line running n and a, so as to have said acres on the w side thereof.) in Hembricks county; moragaged by I homas Murphy. I otal amount due, 8242 37.

The w half of the n e qr of see fourteen, in t twelve n, r two c, containing eighty acres, in Morgan county; mortgaged by David Knight. I otal amount due, 8222 63.

The w half of the s e qr of see twenty, in t sixteen n, r one w, containing eighty acres, in Hendricks county; mortgaged by Edward arrange. I otal amount doe, 8440 30.

The c half of the s w qr of see three, in t seventeen n, r one e, in Boone county; mortgaged by Jesse Smith. Total amount due, 8345 62.

At the land office at GREEN BAY, commencing on Monday, the fourteenth day of December next, for the disposal of the public lands within the undermentioned townships and fractional Hendricks county; mortgaged by Henry Caplinger. Total amount doe, 8001.
The c half of the n e qr of see twenty five, in t fourteen n, r three w, in Putnum estaty; morigag d by John Standeford. Total amount due, 8331 75.
The w half of the n e qr of see twenty eight, in t nineteen n, r six e, containing eighty acres; a see, forty acres to be taken off the s end of the e ba f of the n w qr of same see, ', and c, in Madison county; morigaged by John Fisher. Total amount due, 8318.

Saline Fund. The near of near of sectivelye, in taixteen n, r six e, containing forty acres, in Haucock county; more gaged by Levi Leary.
Total amount doc, \$136.75. Fractional sections two, there, nine, and ten, the south half of fractional section twenty-one, the south fraction of fractional section twenty-six, the south half of the south west quarter, and the south half of the south-east quarter of fractional section twenty-six, the south half of the south-east quarter of fractional section twenty-seven, section thirty-four, and fractional section twenty-seven, section thirty-four, and fractional section twenty-seven, and twenty-four, and fractional section twenty-seven, and township twenty-six, fractional township twenty-six, fractional township twenty-six, fractional township twenty-six and twenty seven, of range eighteen.

Townships twenty-six and twenty-seven, of range eighteen.

Townships twenty-six and twenty-seven, of range eighteen.

Townships twenty-six and twenty-seven, of range twenty.

Townships twenty-nine, thirty, and thirty-one, of range twenty.

The chalf of the n e qr of sec twenty one, t twenty one, of the se q rof sec twenty one, t twenty one, there is a long of the n e q rof sec twenty one, t twenty one, t twenty one, t twenty one, there is a long of the n e q rof sec twenty one, t twenty one, t twenty one, the twenty one, t twenty one, the twenty one, the twenty one, the twenty one, the twen

The whalf of the n w qr of see twen'y eight, in t fourteen n, r four e, containing eighty acces, in Johnson county; mortgaged by Abram B. Voorbies. Total amount due, 8001.

Treasury Fund. The se or of see thirty one, in t thirty one u, r three c, containing one hundred and sixty acres, in Fulson county, originally mortgaged by William Polker, forfested and sold to John B. Nices, and by him again forfested. Total amount due, \$78:22.

The c half of the se or of see lifteen, in t thirteen n, of r six e, containing eighty acres, in Shelby county; mortgaged by William W. McCoy. Total amount due, \$350.79.

The c half of the s w or of see hour, in t twelve n, r seven e, in Shelby county; originally mortgaged by Joseph B. Nickle, forfested and sold to William W. McCoy, and by him again forfested. Fotal amount due, \$795.80. Total amount due, \$795 80.

The se or of see invelve, in t two s, of r five e, in Floyd county; mortgaged by Nicholas Kerns. Total amount due, \$704 41.

The sale of any of the foregoing traces may be prevented by paying to the freesurer of State an amount equal to the difference between the sum originally loaned and the sum due as specified above.

HORATIO 5. HARRIS,

AUDITOR OF STATE'S OFFICE.

Indiantpolis, September 30, 1846.

THE following tracts, parcels, so has of haid, or so much thereof as will sell for the amount due from the respective mortgagore, will, on Saturday, the 7th day of November next, between the hours of 8